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pplication No.: 10/729,046-Conf. #9312 lied: December 5, 2003 or: VIABLE TISSUE REPAIR IMPLANTS AND METHODS OF USE the owner*, DePuy Mitek, Inc. of 100 you plant granted on the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of my patent granted on the instant application which would extend beyond the expression date of the full statutory term of any other granted on pending reference Application Number 10/734,772 filed on February 25, 2003 sout terms designed in 30 U.S.C. 164 and 173, and as the term of any patent granted or adal reference and a reference application as the term of any patent granted or adal reference and any relation and any patent granted or seal reference application. The owner variety appears that any patent so granted on the instant application shall be enforceable only for and during such period that it all any patent granted on the reference application are commonly owner. This agreement runs with any patent granted on the reference application are commonly owner. This agreement was with any patent granted on the reference application are commonly owner. This agreement application on the instant application shall be enforceable only for and during such period that it all any patent granted on the reference application and is binding upon the grantee, its successors or assigns. In making the above dictainer, the womer does not disclaim the terminal part of any patent granted on the instant application and is binding upon the grantee, its successors or assigns. In making the above dictainer, the womer does not disclaim the terminal part of any patent granted on the instant application on a side dependence of the side of the full statutory disclaimer is a such patent granted on the reference application, and be shortened by any patent granted on said reference application, and be shortened by any patent granted and patent granted and pat	TERMINAL DISCLAIMER TO OBVIATE A PROVISIONAL DOUBLE PATENTING	Docket Number (Optional)	
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nt be pending reference application: expres for failure to pay a maintenance fee, is held unenforceable, is found invalid by a put of competent jurisdiction, is statistory disclaimed into whole or terminally disclaimed under 37 OFR 1321, has all claims anceised by a reexamination certificate, is reissued, or is in any manner terminated prior to the expiration of its full statutory term is shortened by any terminal disclaimer filed prior to its grant. Theck either box 1 or 2 below, if appropriate. For submissions on behalf of a business/organization (e.g., corporation, partnership, university, government agency, etc.), the undersigned is empowered to act on behalf of the business/organization. I hereby declare that all statements made herein of my own knowledge are true and that all statements made on formation and belief are believed to be true, and further that these statements were made with the knowledge that willful fails extended and the statements and the properties of the properties of the control of the properties of the properties of the properties of the properties. X The undersigned is an attorney or agent of record. Reg. No. //George A. Xixis/ Signature George A. Xixis/ Terminal disclaimer fee under 37 CFR 1.20(d) is included. WARNING: information on this form may become public, Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038. Statement under 37 CFR 3.73(b) is required if terminal disclaimer is signed by the assigned (owner).	percent interest in the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application which would extend beyond the expiration date of the full statutory term of any patent granted on the instant application Number 10/374,772 filed on February 25, 2003 as such term is defined in 35 U.S.C. 154 and 175, and as the term of any patent granted on said reference application. The enterth of a proper statutory terminal descination reliate prior to the granted or the preference application. The enterth of a preference application and any patent granted on the preference application. The application shall be entoropated only for and during such profit that it and any patent granted on the reference application are commonly owned. This agreement runs with any patent granted on the reference application are commonly owned. This agreement runs with any patent granted on the reference application are commonly owned. This agreement runs with any patent granted on the reference application and any patent granted on the		
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	I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful faise statements and the like so made are punishable by fine or imprisonment, or both, under Scation 1001 of Tille 150 of the United States Code and that such willful faise statements may jeopardize the validity of the application or any patent issued thereon.		
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Dated: November 18, 2009 Electronic Signature for George A, Xixis: /George A, Xixis/			